## FORM TO BE USED BY A PRISONER IN FILING A CIVIL RIGHTS COMPLAINT

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

(1) And	erson Straker, #29067-016	:
(Name of	Plaintiff) (Inmate Number)	:
P.O. B	ox 7000, Florence,(USP)	: :
(Address		:
(2)	•	3.1801569
(Name of	Plaintiff) (Inmate Number)	: (Case Number)
(Address	)	: :
•	ned party must be numbered, nmes must be printed or typed)	· : : : : : : : : : : : : : : : : : : :
	vs.	: CIVIL COMPLAINT
_	I.S.), Vaughnrick	FILED
(2) (I.ieut	enant) Tyson	: SCHANTON
(War	den) Oddo	SCRANTON AUG 0 7 2018
	f Defendants)	: PER
(Fach nam	ned party must be numbered,	, and the second
	mes must be printed or typed)	: OFFOTY CLERK
	- <del></del>	U.S.C. § 1983 - STATE OFFICIALS
	X_ 28 t	LS.C. § 1331 - FEDERAL OFFICIALS
I. PREV	JOUS LAWSUITS	
A.	· · · · · · · · · · · · · · · · · · ·	eral court while a prisoner, please list the caption and case me of the judicial officer to whom it was assigned:
	No	

## CONTINUANCE, NAMED DEFENDANTS(PAGE 1)

(4)(Captian), Feltman (Names Of Defendants)
(5), (Unknown) Defendants (NamedanOf Defendants)
·
(6), (Unknown) Defendant (Names Of Defendants)

In order to proceed in federal court, you must fully exhaust any available administrative remedies as to

## II. EXHAUSTION OF ADMINISTRATIVE REMEDIES

each g	ground on which you request action.
Α.	Is there a prisoner grievance procedure available at your present institution?x YesNo
B.	Have you fully exhausted your available administrative remedies regarding each of your presenclaims? x Yes No
C.	If your answer to "B" is Yes:
	1. What steps did you take? Three Step Grievance process
	2. What was the result? Denials
D.	If your answer to "B" is No, explain why not:NA
(1) Na	ENDANTS  ame of first defendant: S.I.S., Vaughnrick
	nployed as <u>Investigator</u> at <u>Allenwood</u> ailing address:
(2) Na	ame of second defendant: Lieutenant Tyson
En Ma	aployed as <u>Custody Lieutenant at Allenwood</u>
(3) Na	ame of third defendant: (Warden), Oddo
	at Allenwood as Warden at Allenwood
	(List any additional defendants, their employment, and addresses on extra sheets if necessary)  MENT OF CLAIM
	re as briefly as possible the facts of your case. Describe how each defendant is involved, including places. Do not give any legal arguments or cite any cases or statutes. Attach no more than three f necessary.)
1.	S.I.S., Vaughnrick, while under color of Federal law was
to the	in the capacity of Special Investigator when the Plaintiff seed a sudden danger of an inmate that had recently arrived prison facility which had an issue with him at another facility, whom had threaten to do harm to the Plaintiff

accusing him of being a snitch, and convincing others that this was going on with the Plaintiff. Previous to the assailant 's (inmate's) being housed, Plaintiff had no problems with staff nor inmates, and no precautionary measures were taken ...

Defendant, Vaughnrick 's job descrption enables him to protect any inmate that report that he's in danger of prison staff or inmates, however, Defendant Vaugnrick took no measures to prevent the brutal stabbing subjected by the Plaintiff.

Defendant; Vaughnrick, knew that the Plaintiff was in danger, permitting the violent act, making no reports or investigation of what the Plaintiff had reported to him....

Defendant , Vaugnrick is being sued in his INDIVIDUAL, capacity for failing to make precautionary, safety measures which would have prevented the Plaintiff from being viciously, and violently attacked by several inmate with makeshifft knives, the Plaintiff had previously informed that an simmate had threatened bodily harm at another prison institution, and previous to the assault, actions should have been taken.

Plaintiff sues the defendant for punitive, and monetary damages for the injuries and psychological trauma, and possible T.B.I. Where Plaintiff remains to suffer psychologicallaaffeets which has caused occasional sleep deprivation....

where there were multiple stab wounds, one of the puntures to the left eye left Plaintiff with blurred vision ..

Defendant Vaughnrick, is being sued in the sum of Two
Point Five Million dollars where the effects are life ling injuries.

CONTINUANCE,(2)(

Plaintiff was placed in segregation housing unit as punishment after been victimized by three inmates. Punishment was imposed which involved shipping the Plaintiff to a disciplinary prison having far more restrictions, violence, and lock down situations.

I ieutenant, Tyson knew that no sanctions, or infractions were imposed on the Plaintiff, where he was senselessittacked by three inmates with sharpened, makeshift knives..

Lieutenant, Tyson did not have to place the lock up order which imposed Plaintiff's placment in segregation, and being sent too manother prison institution where he now fear for his life on addaily basis, due to the consistent violence..

ANocdisciplinary actions were taken against the Plaintiff, nor charges alleging that he violated any prison policy, Plaintiff had a right not to be placed in segregation, and sent to a violent prison as punishment. Defendant Tyson's investigation did not uncover any wrong doing, Defendant Tyson's capacity entails that he assist in the training of the two custody officer which failed to prevent the attack by the three lineates on the allegent iff.

I,ieutenant, Tyson is being sued in his INDIVIDUAL capacity for acts and wrong doing committed by him while under color of Federal law in his capacity as Custody lieutenant. Defendant

	capacit the Pla where h toopen	utenant , Tyson, while under Color of Federal law, in the y of Custody lieutenant, issued a lock up order , placing intiff in segregation detention as punishment  Defendant , Tyson knew that the Plaintiff had been victimized, e had been stabbed by makeshift knives after refusing his assigned locker and allow them to robb him from the t contained .
	3.	Defendant, Oddo, is being sued in his Individual capacity
		for failure to properly train the two officers , and
		other custody officers where the inmate that attacked
		the Plaintiff, and convinced others to stab the Plaintiff
v.	RELIE	F
	atabataa '	riefly exactly what you want the court to do for you. Make no legal arguments. Cite no cases or  Plaintiff moves for Jury trial under provisions established the Seventh Amendment.
	2.	Plaintiff, further respectfully moves for any and all Attorney fees, upon a favorable decision, or out of court settlement
	3.	

multiple times with sharpened makeshift knives. The inmate which initiated the violent acts had a violent history, and his disciplinary history showned that he was given several infraction at the disciplinary prison, (SMU), and in segregation before being released to the Allenwood prison.

The inmate was in SMU for a period of 7 years without completing the program, he was kicked out of the program, and while in Allenwood's segregation before release to Allenwood's prison yard he committed several acts where sanctions were imposed, Defendant Oddo permitted this violent person to enter the prison knowing that he may bring this type of violence...

#### \* PLEASE TAKE NOTICE:

The assailant which attacked the Plaintiff , previous to his release to the prison yard it was questionable as to whether or not the assailant was going to be released to the prison yard where he committed several violent acts against segregated prison staff.

Defendant Oddo had an obligation and out right duty to assess whether an inmate's conduct and or behavior will cause harm to another, staff or inmate, and the staff hired on is to secure experience to assure the safety and orderly functions of the prison institution...

Defendant, Oddo's failure to protect the Plaintiff was a deliberate indifference to the Plaintiff's safety and welfare, had proper safety precautionary measures been taken before the assailants release from segregation to prison population Plaintiff would not have subject the vicious stabing that could have caused his death...

Defendant Oddo, is being sued in his INDIVIDUAL capacity for this failure to protect the Plaintiff from such a heinous act where the color of federal law creates details and obligations for an active warden to make decisions to secure the safety and order ly functions of the prison institution for both staff and inmates....

Defendant Feltman, is being sued in his INDIVIDUAL capacity where he has a duty and obligation under Federal law to protect inmates under his custody through and by Color of law but failed the Plaintiff when seeing the actions of the Assailant was consistently violent but permitted him to be released after negotiating a compromise which assured the assailant's release to the prison yard if he discontinued the violent conduct....

Defendants Oddo, and Feltman both are being sued for monetary, and compensatory damages in the sum of Two Point Five Million dollars for failure to protect..

The two unknown Defendants are being sued in their INDIVIDUAL capacity for failure to protect, and will be named at this time as misnomers until the outcome of the discovery...

Continuance, attached sheet of page (3) Issue(3)

ANDERSON STRAKER

# IN THE UNITED STATES DISTRICT COURT FOR THE MIDDLE DISTRICT OF PENNSYLVANIA

	:
	Civil Case No.
Name of Plaintiff(s)	: : : : Judge
<b>v</b> .	:
(S.I.S.), VAUGHNRICK	: (Number and Judge to be
(LIEUTENANT), TYSON	: assigned by court)
(WARDEN), ODDO	: :
(CAPTIAN), FELTMAN/UNKNOWN DEFENDANT Name of Defendant(s)	: r\$
APPLICATION TO PROCE	EED IN FORMA PAUPERIS
PLEASE READ CAREFULLY AND FULLY COME	PLETE EACH SECTION.
provisions of The Prison I that pursuing my claim req fee and deduction of sums	claims in this action under the new Litigation Reform Act, understanding quires payment of a partial filing from my prison account when funds of \$350.00 has been paid in full.
authorizes the Institution to the Clerk a certified c	ed Authorization form which holding me in custody to transmit copy of my trust account for the past payments from the account in the S.C. \$1915(b).
and while a prisoner as the 1915(h), brought 3 or more the United States that wer or for failure to state a	ing of the complaint in this action nat term is defined in 28 U.S.C. § actions or appeals in a court of the dismissed as frivolous, malicious, claim upon which relief may beX

	(a)	If the answer is "yes," are you now seeking relief because you are under imminent danger of serious physical injury?  Yes No
	(b)	Please explain in detail why you are under imminent danger of serious physical injury:
	(b)	Are you presently employed at the Institution? Yes No
5.	rece	you own any cash or other property; have a bank account; or sive money from any source? Yes No the answer is "yes" to any of the above, describe each source and
	the	Smu My Incurated ton my family as sent a hundred to a  modred and Fifty dollars.
I 20	certi rrect	fy under penalty of perjury that the foregoing is true and
Σx	ecute	od on 7.26.18 Anderson Straker (Date) (Signature of Plaintiff)

This certification is executed pursuant to Title 28, United States Code, Section 1746.

#### IN CLOSING

### SWORN DECLARATION:

The undersign, Anderson Straker, hereby swear and declare under penalty of perjury pursuant to provisions that are set forth in 28 U.S.C.§1746,(1), the following as true and correct to the best of my knowledge and belief:

- (1) y One 10/23/2017 sprevious to behee 10:00 P.M. Count, I was violently attacked by 3 inmates with makeshift knives, and shortly thereafter placed in a segregated unit ...
- (2), And after two weeks of being in segregation I asked why I was being punished where I was the victim, when not receiving a reply to my question I asked vehemently for a grievance from members of my unit team, and when being promised that one would be given to me, I reached out to the Warden in an inmate request slip..
- (3), No one would give me a grievance the entire I was in Allenwood segregation, and when they finally transferred me I asked the people in Obligation at transferred that I had to wait until I reached my assigned prison facility ...
- (4), And when making it in January ,3on the 31 of 2018, I pursued my first grievance...

Please see Exhibit, (A), attached hereto, the initial grievance, BP-(8), (9), (10), and (11)... \*Plaintiff, vigorouly sought review at the Administrative

level, and the filings were deemed untimely where the above levels affirmed the prison institution's decision..

\*\* See also exhibit,(B), An excused Memorandum, indicated that the untimliness was not the Plaintiff's negligence, or within his control where he did seek the remedies from his custodial caretakers....

(5), Plaintiff, ANDERSON STRAKER, further provides and pleads that the attached grievances, and documents be entered as a part of the record when filing his civil action complaint...

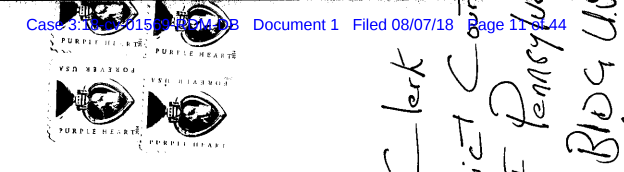
WHEREFORE, Plaintiff, hereby respectfully moves for ORDER and directives granting the foregoing based on the reasons set forth herein....

AFFIANT SIGNATURE

Si/ Anderson Straker, Pro se

Executed on this 12th, day of July 2018

I declare under penalty of perjury that the foregoing is true and correct. 



18P - Horance Wigh United State Paritation -lorance CO 81226 nderson Straker P.O. BOX 7000 Ley No 27067016

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William J. Meglon te Leral Blog U. 235 Morth Washington Avenue

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Exhibit

REJECTION NOTICE - ADMINISTRATIVE REMEDY )

DATE: JUNE 28, 2018

FROM A INIST ATIVE REMEDY COORDINATOR

FLORENCE HIGH USP

TO : ANDERSON STRAKER, 29067-016

FLORENCE HIGH USP UNT: D QTR: D04-223L

PO BOX 7500

FLORENCE, CO 81226

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 934490-F2 ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED : JUNE 28, 2018

SUBJECT 1 : ADMINISTRATIVE DETENTION - PLACEMENT, REVIEWS, RELEASE

SUBJECT 2 : INCIDENT RPT NO:

REJECT REASON 1: YOUR REQUEST IS UNTIMELY. INSTITUTION AND CCC REQUESTS

(BP-09) MUST BE RECEIVED W/20 DAYS OF THE EVENT COMPLAINED

ABOUT.

#### REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: MARCH 21, 2018

FROM: ADMINISTRATIVE REMEDY COORDINATOR

FLORENCE HIGH USP

TO: ANDERSON STRAKER, 29067-016

FLORENCE HIGH USP UNT: D QTR: D04-222L

PO BOX 7500

FLORENCE, CO 81226

FOR THE REASONS LISTED BELOW, THIS ADMINISTRATIVE REMEDY REQUEST IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 934490-F1 ADMINISTRATIVE REMEDY REQUEST

DATE RECEIVED : MARCH 21, 2018

SUBJECT 1 : ADMINISTRATIVE DETENTION - PLACEMENT, REVIEWS, RELEASE

SUBJECT 2 : INCIDENT RPT NO:

REJECT REASON 1: YOUR REQUEST IS UNTIMELY. INSTITUTION AND CCC REQUESTS

(BP-09) MUST BE RECEIVED W/20 DAYS OF THE EVENT COMPLAINED

ABOUT.

Revendo To EMMAR by CSW ARROYO ON 3-12-18 The and U.S. DEPARTMENT OF JUSTICE CV-01569-RDM-DB DOCUMENT FOR ADMINISTRATIVE REMEDY Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse. Florence(USP) straker , Anderson DA LAST NAME, FIRST, MIDDLE INITIAL INSTITUTION Part A- INMATE REQUEST T<sub>4</sub> Please see attached hereto my continuance in relation with my complaint. Further see exhibit, (A), and (B) in support of my complaint. Part B- RESPONSE RECEIVED JUN 2 8 2018 ASSOCIATE WARDEN UNITED STATES PENITENTIARY WARDEN OR REGIONAL DIRECTOR If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this, CASE NUMBER ORIGINAL: RETURN TO INMATE CASE NUMBER: Part C- RECEIPT Return to: LAST NAME, FIRST, MIDDLE INITIAL REG. NO. INSTITUTION

FRIGHED ON FECNOLED MA

SUBJECT:

DATE

U.S. DEPARTMENT OF JUSTICE CV-01569-RDM-DB DOCUMENT FOR ADMINISTRATIVE REMEDY Federal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse, Florence(USP) straker, Anderson DA #29067-016 LAST NAME, FIRST, MIDDLE INITIAL INSTITUTION REG. NO. UNIT Part A- INMATE REOUEST Please see attached hereto my continuance in relation with my complaint. Further see exhibit, (A), and (B) in support of my complaint. Part B- RESPONSE RECEIVED JUN 2 8 2018 ASSOCIATE WARDEN UNITED STATES PENITENTIARY DATE WARDEN OR REGIONAL DIRECTOR If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of thi CASE NUMBER! FIRST COPY: WARDEN'S ADMINISTRATIVE REMEDY FILE CASE NUMBER: Part C- RECEIPT LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTION SUBJECT:

DATE

USP LVN

RECIPIENT'S SIGNATURE (STAFF MEMBER)

BP-229(13) APRIL 1982

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•	Type or use ba	ll-point pen. If attachmen	ts are needed, submit	four copies. Additi	onal instructions on	reverse.
rom:	straker,	Anderson RST, MIDDLE INITIAL	#29067-0		DA UNIT	Florence(US
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USP LVN

U.S. DEPARTMENT OF JUSTICE CO-01569-RDM-DB Document 1 Filed 08/07/18 Page 16 of 44 REQUEST FOR ADMINISTRATIVE REMEDY

rom:	straker,	Anderson	#29067-016	DA	Florence(US
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Part A-	INMATE REQUES	ST	i Tiplii		•
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U.S. DEPARTMENT OF JUSTICE CV-01569-RDM-DB Document 1 Filed 08/07/18 Page 17 of 44 REQUEST FOR ADMINISTRATIVE REMEDY

U.S. DEPARTMENT OF JUSTICE CV-01569-RDM-DB D	ocument 1 Eilec REQUEST F	108/07/18 Page OR ADMINISTRA	18 of 44 TIVE REMEDY
Federal Bureau of Prisons #Exhibit A:	3	-5-18 DO	
Type or use ball-point pen. If attachments are ne	veded, submit four copi	es. Additional instruction	ons on reverse.
From: STRAKER . ANDERSON. 1911; CK LAST NAME, FIRST, MIDDLE INITIAL	29067016 REG. NO.	<u> A</u>	Horence USP
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ASSOCIATE WARDEN			
UNITED STATES PENITENTIARY			
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DATE	RECIPIENT'S	SIGNATURE (STAFF MI	EMBER)

and the state of t	ocument 1 File	FOR ADMINIS	TRATIVE REI	MEDY
Federal Bureau of Prisons	4	5-5-18 HO		
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If dissatisfied with this response, you may appeal to the Regional Director. Your a FIRST COPY: WARDEN'S ADMINISTRATIVE REMEDY FILE	ppeal must be received in	the Regional Office within CASE NUN	$\cap$ 2111/	e date of this response.
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Part C- RECEIPT		. Child hor		
Return to:  LAST NAME, FIRST, MIDDLE INITIAL  SUBJECT:	REG. NO.	<del>U</del> 1	NIT	INSTITUTION
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DATE USP LVN	RECIPIENT	'S SIGNATURE (STAI	F MEMBER)	BP-229(13 APRIL 198

Type or use ball-point pen. If attachments are needed, submit four copies. Additional instructions on reverse.  From:   LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUTIO  Part A- INMATE REQUEST  I.  My assigned counselor's response maintwined that, there are no documented on of the incident in my P.D.15.  C  II.  My counselor conducted a limited search tigation refrainings from requesting any information outside of the P.D. 15, Please find attached the lackup order, and contacted he S.I.S. department which will show and prove that, I was in fact assaulted by two	N * * * * * * * * * * * * * * * * * * *
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My counselor conducted a limited <b>séarch</b> tigation refraining from requesting any information outside of the P.D. 15, Please find attached the <b>lbo</b> kup order, and contactedhe S.I.S. department	` .**
inmates with makeshift knives, and robbed in the process, and shortly thereafter placed in segregation.	
INMATE REQUEST	
I want redress of my complaint and a better investigation.	,
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Part B- RESPONSE	
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If dissatisfied with this response, you may appeal to the Regional Director. Your appeal must be received in the Regional Office within 20 calendar days of the date of this SECOND COPY: RETURN TO INMATE  CASE NUMBER:	response.
Part C- RECEIPT	
Return to:  LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT INSTITUT  SUBJECT:	ION

Case 3:18-cv-01569-RDM-DB Document 1 Filed 08/07/18 Page 21 of 44 REQUEST FOR ADMINISTRATIVE REMEDY

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	DATE	RECIPIENT'S	SIGNATURE (STAFF MEI	MREK) DD W

BP-229(13) APRIL 1982

1.

This matter is appearing before you in relation with custodial caretaker's malfeasance, and unwarranted violence subjected by other inmates where I subjected a vicious stabbing where I could have lost my life..

#### II.

Please find attached hereto the memorandum provided by my unit counselor based on a discrepancy of the time frame...

#### III.

My initial filings maintained that the Counselor's response was in error when holding that, "there were no documentation of the incident in my P.D.15.."

## PLEASE TAKE NOTICE

I am attaching as exhibit, (A), my initial complaint, and where I proceeded to the Regional office, the matter was returned in search of an omitted document, (BP-9), and here recently the Prison's assistant Warden advised, and permitted me to initiate another complaint....

#### IV.

My counselor conducted a limited investigation , and refrained from requesting any information outside of the P.D.15. Please find attached hereto the lock up order , exhibit,(B), it was stressed that the S.I.S. department be contacted where this would prove that, I was in fact assaulted by two inmates , being brutally attacked by sharpened , makeshift knives , and robbed in the process , and after it was all said and done, I was placed in a segregated housing unit , and sent to a disciplinary prison without cause, and I to this day subject excessive lockdowns, due to consistent violence here...

I was victimised , and now I am being punished ..

Case 3:18-cv-01569-RDM-DB Document 1 Filed 08/07/18 Page 23 of 44

BP-A0308

## ADMINISTRATIVE DETENTION ORDER

U.S. DEPARTMENT OF JUSTICE

DEC 16	FEDERAL BUREAU OF PRISONS
	USP Allenwood,PA (1Å)
	Institution
·	Date/Time: 10-23-17 (2145)
TO: Special Housing Unit Officer	THAN
FROM: ,(Nam	ne[Title]
SUBJECT: Placement of Straker, Anderson . R	eg. No. 29067-016 in Administrative Detention.
You have been placed in administrative detention status for the following re-	ason(s):
(a) Is pending classification or reclassification; or	
(b) Is in holdover status pending transfer to a designation	ed Institution or other destination; or
(c) Removal from general population. Your presence inmates, the public, or to the security or orderly rur	in the general population poses a threat to life, property, self, staff, other ring of the institution and:
(1) Is pending an investigation for a violation of	Bureau regulations:
(2) Is pending an SIS investigation;	
(3) is pending investigation or trial for a crimina	r Fact;
(4) Transfer to another institution or location (lo	
(5) Is to be admitted to Administrative Detentio	
<del></del>	վuested admission for protection;
	strative Detention for my own protection.
Inmate Signature/Register No.:	
and organization	
Staff Witness Printed Name/Signat	pre:
(II) Since a serious threat exists to indivi	dual's safety as perceived by staff, although person has not requested
admission; referral of the necessar	y information will be forwarded for an appropriate hearing by the SRO.
(6) Is terminating confinement in Disciplina the Warden's designee.	ry Segregation and has been ordered into Administrative Detention by
Administrative detention status is an administrative status which remove security, and orderly operation of correctional facilities, or protect the a variety of reasons. Your placement is because?  You are being placed into Administrative Detention for SIS investigation.	s you from the general population when necessary to ensure the safety, public. Administrative detention status is non-punitive, and can occur for
	:
Therefore, the above named inmate is to be placed in Administrative Detent	on until further notice. The inmate
received a copy of this Order on (date / lime) 10-23-17 (2150)	
Staff Witness Signature/Printed Name S. Tyson, Lifeutenant	Date 10-23-2017
24 hour Supervisor Review Signature/Printed Name	Date
* In the case of DHO action, reference to that order is sufficient. In other case which is documented here.	es, the correctional supervisor will make an independent review and decision,
Record Copy - Inmate Concerned (not necessary if placement is a result Copy - Operation Supervisor - Administrative Detention Unit; Copy - Central	t of classification or holdover status); Copy - Captain; Copy - Unit Manager; File
PDF Prescribed by F	95270 (Replaces BP-A0308 of AUG 2011)

## FEDERAL CORRECTIONAL COMPLEX FLORENCE, COLORADO INFORMAL RESOLUTION FORM

Notice to Inmat	e: inmetes have	the responsibili	ty to use this P	rogrem in Good	Faith and in an
Honest and St	raightforward m				
inmate Name: <u>A</u>	nderson Oli	raker	Reg. No. <u>2</u>	9067016	
Unit:	) A		Date: <u>3</u>	1.1.18	
NOTICE TO INMA 229(13), you must Please follow the  1. State your of Prevention  entered facility  makesiattemp	ATE: You are advised at attempt to inforsteps listed below: complaint (single vious to my complaint) assigned by, with kning pressure of hift knives, oted to run of the complaint of the complai	complaint or a recustody at Fldcell, at twee where n the door and demanded ut, and was	rior to filing a Req r complaint throuses orence (IISP he Allenwood one of them while the that I open stabbed firs	of closely related Three 10 Th	dissues): inmates son in cew , I
You must	also submit one ise to BP-229(13	copy or suppor	rud exumire: (	EXHIDITE WIN HOL	pe ( Offilien Miss
tne respon	186 fo DL.5559/10	) (cohouses://		• •	•
2. State what under In	resolution you ex nmate Reques	pect: For R t For Relief	ekolution_s	attached	continuance
	1 .	2 61 1	, <del>1 "</del>		
Inmate's Signatu	re: Hoderson	Y. Otraker	Date:	3)-	
Counselor's Sign	N.M.	ett	Date:	2-20-18	
•	ived: <u>Unit to</u>				
Department's R	esponse regardin	g Complaint: 0	no tondine	ss of the	responde miniphostive
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Besoonse.	Polis. There	nontioned	CHMONIATIO	nds not a	Matk (
Department He	ad Signature:	3	TT ICE WI CA	Date:	
	Review: <u>w/w.l</u>	- M-	*****	Date: 2/28/	18
Informally Res	olved:	<del></del>	· · · · ·	Date:	
					•
•	BP-8 ISSUED	BP-8 RETURNED .	8P-9 ISSUED	BP-9 RETURNED	REMEDY CLERK
DATE	1-28-18	2-05-18	3-418	217/12	
TIME		CX = C LIL	<u> </u>	- F 10 10 -	
COUNSELOR	000	<b>DIO</b>	(DIO)	M	
FCC 1330.18A	_ <del>\</del>	dministrative Re	nedy Program	11-104	Attachment 1

and in my upper back when trying to make it to the door, my attackers would not allow me to leave, attempting to wrestle me to floor, hitting me with their fist, knees and elbows, and when they realized the resistence I was putting up, they exited my cell, this is when I came out, and sought medical treatment, when the officer that was sitting in front of the horse shoe shaped desk; noticed that I was badly bleeding from the Face, and Back, pushed the distress button on his radio..

It is uncertain as to how long the three had me trapped in my assigned cell, however, no prison guard showed up on the scene; the entire time I was being assaulted. The guy that struct me with the first blow with the knife to my face had been released from the S.M.U. program for violent stabbing of anotherr inmate and was known for violence through out the prison system, meaning he should not have been released to the prison institution without being monitored..

The prison institution in charge of my custody failed to protect me, amounting to an Eighth Amendment violation as established in 18 U.S.C. §4042.. See normally the Supreme Court holding set forth in Farmer v. Brennan.

## INMATE REQUEST FOR RELIEF

I want this matter investigated by an outside agency, and an offerred compensation for the negligence of failing to protect..



Case 3:18-cv-01569-RDM-DB Document 1 Filed 08/07/18 Page 26 of 44

Exhibit "A

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: APRIL 5, 2018

FROM: ADMINISTRATIVE REMEDY COORDINATOR

NORTH CENTRAL REGIONAL OFFICE

TO: ANDERSON STRAKER, 29067-016

FLORENCE HIGH USP UNT: D QTR: D04-222L

PO BOX 7500

FLORENCE, CO 81226

FOR THE REASONS LISTED BELOW, THIS REGIONAL APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 934490-R1 REGIONAL APPEAL

DATE RECEIVED : MARCH 21, 2018

SUBJECT 1 : ADMINISTRATIVE DETENTION - PLACEMENT, REVIEWS, RELEASE

SUBJECT 2 : INCIDENT RPT NO:

REJECT REASON 1: YOU DID NOT PROVIDE A COPY OF YOUR INSTITUTION

ADMINISTRATIVE REMEDY REQUEST (BP-9) FORM OR A COPY

OF THE (BP-09) RESPONSE FROM THE WARDEN.

REJECT REASON 2: SEE REMARKS.

REMARKS : YOU MUST PROVIDE WARDEN'S RESPONSE WHEN FILING AT

THIS LEVEL

5-16-18

at of Justinese 3:18-cv-01569-RDM-DB Docum Regionali Administrative Remedity Appeal ederal Bureau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. One copy of the completed BP-229(13) including any attachments must be submitted INSTITUTION LAST NAME, FIRST MIDDLE INITIAL Part A - REASON FOR APPEAL PLEASE TAKE NOTICE There's a mistake in the time frame, my complaint was filed within the expected time any untimeliness of the filing was not within my control, my counselor attaches a memorandum in support. II. Previous to my custody here at USP Florence, I was assaulted by inmates, and placed in segregation where no staff would give me a grievance, and when received here, I proceeded with my complaint.. III. Under 18 U.S.C.§4042, and the 8th amendment, I had a right to be protected from this type of assault . See continuance-26.18 DATE SIGNATURE OF REQUESTER Part B - RESPONSE REGIONAL DIRECTOR If dissatisfied with this response, you may appeal to the General Counsel. Your appeal must be received in the General Counsel's Office within 30 calendar days of the date of this response. **ORIGINAL: RETURN TO INMATE** CASE NUMBER: Part C - RECEIPT CASE NUMBER: INSTITUTION LAST NAME, FIRST, MIDDLE INITIAL REG. NO. UNIT SUBJECT: .

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DATE

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Federal Bureau of Prisons		3-25-18 DW	
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Under 18 U.S.C.§4042, and right to be protected from this t	thee8th ame		a ntinuance-
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DATE	<u> Inqui</u>	SIGNATURE OF REQUE	STER
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BP-230(13) JUNE 2002

SIGNATURE, RECIPIENT OF REGIONAL APPEAL

## U.S. Department of Justices 3:18-cv-01569-RDM-DB. Docum Regional Administrative Remedy Appeal

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SIGNATURE, RECIPIENT OF REGIONAL APPEAL

This matter is before you seeking redress, where the prison institution in charge of my custody refrained from an actual investigation, and failed to make a determination as to the issues of my complaint...

V.

THe first amendment permits a complaint of this magnitude, and prohitions by the prison institution stripped me of this right.

#### VI.

## INMATE REQUEST

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#### INMATE REQUEST

Case 3:18-cv-01569-RDM-DB Document 1 Filed 08/07/18 Page 35 of 44

Exhibit

REJECTION NOTICE - ADMINISTRATIVE REMEDY

DATE: MAY 23, 2018

FROM: ADMINISTRATIVE REMEDY COORDINATOR

CENTRAL OFFICE

TO : ANDERSON STRAKER, 29067-016

FLORENCE HIGH USP UNT: D QTR: D04-223L

PO BOX 7500

FLORENCE, CO 81226

FOR THE REASONS LISTED BELOW, THIS CENTRAL OFFICE APPEAL IS BEING REJECTED AND RETURNED TO YOU. YOU SHOULD INCLUDE A COPY OF THIS NOTICE WITH ANY FUTURE CORRESPONDENCE REGARDING THE REJECTION.

REMEDY ID : 934490-A1 CENTRAL OFFICE APPEAL

DATE RECEIVED : MAY 14, 2018

SUBJECT 1 : ADMINISTRATIVE DETENTION - PLACEMENT, REVIEWS, RELEASE

SUBJECT 2 : INCIDENT RPT NO:

REJECT REASON 1: CONCUR WITH RATIONALE OF REGIONAL OFFICE AND/OR INSTITUTION

FOR REJECTION. FOLLOW DIRECTIONS PROVIDED ON PRIOR REJECTION

NOTICES.

REJECT REASON 2: SEE REMARKS.

REMARKS : IT IS NOTED YOU ARRIVE AT FLP ON 01-12-2018, BUT DID

NOT FILE YOUR BP9 UNTIL 03-21-2018. IF STAFF PROVIDE

MEMO JUSTIFYING DELAY YOU SHOULD RESUBMIT AT THE

INSTITUTION LEVEL.

RECEIVED

JUN 2 0 2018

ASSOCIATE WARDEN
UNITED STATES PENITENTIARY

U.S. Department of Justice 3:18-cv-01569-RDM-DB Document 1 Filed 08/07/18 Page 36 of 44 Appeal Federal Buréau of Prisons Type or use ball-point pen. If attachments are needed, submit four copies. One copy each of the completed BP-229(13) and BP-230(13), including any attachments must be submitted with this appeal. Part A - REASON FOR APPEAL The Regional office has exceeded the time allotted for response, 542.18 of CFR directs a complainant to deem an untimely response as a denial, and I am now proceeding as follows: \* The Regional office never returned a notice of reciept of my document of complaint. Not responding or providing acknowledgement invokes violations, stripping of due process rights set forth in the Fifth Amendment.. II. Please see attached as exhibit, (A), a copy of the Regional office complaint, where I moved against my being assaulted by an inmate being stabbed several times with a makeshift knife.. 2018 See continuance attached hereto Part B - RESPONSE RECEIVED MAY 14 2018 Administrative remedy Section GENERAL COUNSEL DATE ORIGINAL: RETURN TO INMATE Part C - RECEIPT CASE NUMBER:

LAST NAME, FIRST, MIDDLE INITIAL

UNIT

REG. NO.

SUBJECT:

DATE

INSTITUTION

#### CONTINUANCE (II)

As reported Three inmates entered my sell, and commenced violent acts, repeatedly stabbing me until I managed to escape possible death, or further injuries..

#### III.

My custodial caretakers failed to protect me from the violent act of others after they was told that one of the assailants was at another jail mistreating me while I was in a lock up sell, and was spreading rumors, accusing me of being an informant which was clearly not true but, placed me in danger.

#### IV.

The custodial caretakers in charge of my custody caused me to be attacked, and it could have been prevented had they taken the cautionary measures

SWORN AFFIDAVIT OF MICHAEL CAMPBELL IN SUPPORT ON BEHALF OF MR. STRAKER'S CIVIL ACTION COMPLAINT UNDER PROVISIONS THAT ARE ESTABLISHED IN 28 U.S.C. §1746(1)

- 1, My name is Michael Campbell, I hereby swear and declare under penalty of perjury as fact that, Mr. Anderson Straker and I was together when he approached S.I.S., Vaughnrick who was assigned to all D.C. inmates at the time, where he informed S.I.S. Vaughnrick in that capacity as to his being instinction to at the D.C. County jail , and the violence he subjected by an inmate by the name of Eric Weaver, where Mr. Straker was under close custody assignment , locked up in a single cell with no contact with no other inmates , and his only movement was with officer supervision .
- 2, Mr. Straker went into how, Eric Weaver and his conrads would throw urine, and feces, and hot water at him in the cell, accusing him of being a Rat, and or Snitch, threatening to kill him if ever they caught up with him, (Mr. Straker).
- 3, From what I gathered from the conversation, the guess Weaver and his Conrads took Mr. Straker's cell assignment indicated that he was an informant , or Rated on his case, because Weaver and a few of his Conrads looked up Mr. Straker's name on the Computer, and spreaded throughout the prison facility that Mr. Straker told in his case..
- 4. The S.I.S. officer promised to look into it but, it perplexed me to see that Mr. Straker, and Weaver shared the same Unit and no action was actually taken after Mr. Straker stressed that he didn't feel safe around this guy, and shortly after this Weaver and a few of his Conrads made an attempt on Mr. Straker'ss 5. My statement is being provided without threat, intimidation, life.
- bribery, or compulsion, I am proving my statement for t he purpose of the foregoing affidavit because this is the right thing to do. I am willing to undergo depositioning, or appear in a court proceeding if necessary, where I am currently in custody at Flor ence,(USP)-High max , prison facility....

AFFIANT SIGNATURE

Mr. Michael Campbell, (Affiant)

E. Powell,(Supporting Witness)

Executed on this , day of May 2018



# U.S. Department of Justice Federal Bureau of Prisons

Federal Correctional Complex

☐ Administrative Maximum Security Institution

**☒** High Security Institution

☐ Medium Security Institution

☐ Minimum Security Institution

5880 State Highway 67 South P.O. Box 7500 Florence, CO 81226

March 26, 2018

MEMORANDUM FOR: Administrative Remedy Coordinator

FROM: G. Grisenti,

Counselor

Subject: The untimeliness of Informal Resolution

This Memorandum is in reference to Inmate Anderson Straker, registration no. 29067-016 and the BP-9 stating that he was assaulted at his previous institution. The untimeliness of the bp-9 was not the fault of the inmate but an administrative error.

Should you have any questions do not hesitate.

Thank you for your time.

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UPN LVN

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AFFIANT SIGNATURE

Mr. Michael Campbell, (Affiant)

E. Powell, (Supporting Witness)

Executed on this , day of May 2018

Exhibit B"



# U.S. Department of Justice Federal Bureau of Prisons

Federal Correctional Complex

☐ Administrative Maximum Security Institution

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Thank you for your time.

Exhibit "B"

To: Regional Office:
Federal Bureau Of Prisons
North Central Office
400 State Avenue
Tower II, Suite 800
Kansas City, Ks 66101

From: Anderson Straker, #29067-016 United States Penitentiary P.O. Box 7000 Florence, Colorado 81226

Re: Belatted Response , matter proceeds to next level:

Dear Sir/Madam: Please be advised, I am currently in receipt of your response, please note, this matter is before the Central office for review where your office exceeded the time for response where 542.18 of CFR directs a complainant to proceed to the next level when no response is provided within the time allotted to the grievance coordinater.

Thank you for your time....

Anderson Straker 5.18.18